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32581 MAA, SHALO	7590 04/26/200 NG	EXAMINER		
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DALLAS, TX 75360-0118			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)		
Office Action Summary		10/688,269	MAA, SHALONG		
		Examiner	Art Unit		
		Andrew Belousov	2109		
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the	correspondence address		
A SH WHIC - Exter after - If NC - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be ti vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDON	N. imely filed in the mailing date of this communication. ED (35 U.S.C. § 133).		
Status					
1)⊠	Responsive to communication(s) filed on <u>Marc</u>	<u>h 30, 2007</u> .			
2a)⊠	This action is FINAL . 2b) This action is non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.		
Dispositi	ion of Claims				
5)□ 6)⊠ 7)□	Claim(s) 61-63,68 and 81-89 is/are pending in 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 61-63, 68,81-89 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.			
Applicati	ion Papers				
10)	The specification is objected to by the Examine The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine	epted or b) objected to by the drawing(s) be held in abeyance. So ion is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).		
Priority (under 35 U.S.C. § 119				
12) <u>□</u> a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document: 2. Certified copies of the priority document: 3. Copies of the certified copies of the priority application from the International Bureausee the attached detailed Office action for a list	s have been received. s have been received in Applica rity documents have been receiv u (PCT Rule 17.2(a)).	tion No ved in this National Stage		
2) Notic	ce of References Cited (PTO-892) the of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summar Paper No(s)/Mail I	Date		
	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	5) Notice of Informal 6) Other:	пасен Аррисацов		

DETAILED ACTION

1. This action is in response to the filing of March 30, 2007. Claims 1-60, 64-67 and 69-80 have been canceled. Claims 61-63, 68 and 81-89 are pending and have been considered below.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 61, 68 and 81-89 are rejected under 35 U.S.C. 102(b) as being anticipated by <u>DeLeeuw</u> (6,353,450.)
- Claim 61, 82: <u>DeLeeuw</u> a multi-purpose personal computer (2:53-55) system comprising:
 - a. a processor for executing a computer processing instruction system having a window-based operating system including a network connection system (processor: Fig. 3: 102; window-based OS: 5:39-47; network connection system (of processors, bridges, memory, peripherals, etc., i.e. bus network): Fig. 3: 102, 105, 104, 106, 108, 118, 120, etc.);
 - b. a network connection device coupled to said processor for facilitating communication, under the control of said network connection system, with an

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electronic network (network connection device: bus master device is inherent to control the flow of information on the system as disclosed (particularly one utilizing a Pentium Pro processor (6:56-67) on inherently compatible motherboard) in Fig. 3); and

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- c. a display device (Fig. 3, 116) coupled to said processor for displaying, under the control of said computer processing instruction system, a computer display including a default desktop display (Fig. 1; 2:53-3:3);
- d. said desktop display having a live component (Fig. 2: 22) for presenting on said desktop display live information (Fig. 2: 22, stock quotes) received from a remote computer through said electronic network (12:42-53: Internet Server);
- e. said live component being constantly situated on said desktop display after said desktop display be properly set up as desired by a user, and being displayed to the user whenever said desktop display is displayed to the user (2:53-3:3);
- f. said live information being represented by live information data received from said remote computer (Fig. 1; 12:42-53: Internet Server), said live information data including textual data (Fig. 2, 22) pertaining to textual, logical, or numerical description (Fig. 2: 22, stock price) of a live or recently occurred event (e.g. change in stock price.)

Claim 68, 83: <u>DeLeeuw</u> discloses the computer system as set forth in Claim 61, wherein said computer processing instruction system includes an application program component (application: Fig. 10: 502), said application program's display content being

included and contained within a window, wherein said window includes a finite-size mode in which said window and said display content are displayed within a display area that is smaller than said display device's entire display area, and wherein at least a portion of said window appears visually transparent to the user (5:65-6:20.)

Claim 81: <u>DeLeeuw</u> discloses the computer system as set forth in Claim 61, wherein said live information pertains to stock quote (Fig. 2: 22.)

Claim 82: DeLeeuw discloses a computer readable medium (Fig. 3: 104, 112, 120) storing a computer processing instruction system (Fig. 3: 102, 104, 112, 120) adopted for use in a multi-purpose computer system (2:53-3:3), said multi-purpose computer system including a processor (Fig. 3: 102) for processing said computer processing instruction system, a network connection device (network connection device: bus master device is inherent to control the flow of information on the system as disclosed (particularly one utilizing a Pentium Pro processor (6:56-67) on inherently compatible motherboard) in Fig. 3) coupled to said processor, and a display device (Fig. 3: 116) coupled to said processor, said computer processing instruction system including:

a. a network connection component for instructing said network connection device to facilitate communication between said computer system and an electronic network (network connection device: bus master device is inherent to control the flow of information on the system as disclosed (particularly one utilizing a Application/Control Number: 10/688,269 Page 5

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Pentium Pro processor (6:56-67) on inherently compatible motherboard) in Fig. 3);

- b. a desktop-display component (Fig. 4: 114, 202, 204, 206, 208, 210) for causing a default desktop display to be displayed on said display device;
- c. said default desktop display including a live component (Fig. 2: 22) for presenting on said default desktop (Fig. 1) display live information (Fig. 2: 22, stock quotes);
 and
- d. a live-information-display-component (Fig. 10: 502) for causing said live component to be constantly situated on said default desktop display, as desired by a user, and be displayed to the user whenever said default desktop display is displayed to the user;
- e. said live information being represented by live information data received from a remote computer (12:42-53: Internet Server) through said electronic network, said live information data comprising textual data (Fig. 2: 22) pertaining to textual, logical, or numerical description (Fig. 2: 22, stock price) of a live or recently occurred event (e.g. change in stock price.)

Claim 84: <u>DeLeeuw</u> discloses the computer readable medium as set forth in Claim 82, wherein said live-information-display component (Fig. 10: 502) is a component of said computer processing instruction system or a subcomponent of said desktop-display component (Fig. 3: 114, 116.)

Claim 85: <u>Del_eeuw</u> discloses the computer readable medium as set forth in Claim 82, wherein said multi-purpose computer system is a multi-purpose home computer (PC, 2:53-55.)

Claim 86: <u>DeLeeuw</u> discloses the computer readable medium as set forth in Claim 82, wherein said multi-purpose computer system is a multi-purpose personal laptop computer (PC, includes desktops as well as laptops (2:53-55.))

Claim 87: <u>DeLeeuw</u> discloses the computer readable medium as set forth in Claim 82, wherein said multi-purpose computer system (2:53-55) is to be used by the user for a variety of purposes, including sending emails and reading emails received. However, no patentable weight is given to the type of activity being performed on the multi-purpose computer system. Thus, it is inherent that the <u>DeLeeuw's</u> computer could be used by the user for many activities, including sending emails and reading emails received.

Claim 88: <u>DeLeeuw</u> discloses a computer readable medium (Fig. 3: 104, 112, 120) storing a computer processing instruction system (Fig. 3: 102, 104, 112, 120) adapted for use in a computer system, said computer system including a processor (Fig. 3: 102) for processing said computer processing instruction system, and a display device (Fig. 3: 116) coupled to said processor, said computer processing instruction system including:

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a. a display component (Fig. 4: 114, 202, 204, 206, 208, 210) for causing a display content (Fig. 2: 22) associated with an application program component (Fig. 10: 502) or a command component of said computer processing instruction system to be displayed within a window on said display device;

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- b. wherein at least a portion of said window appears visually transparent to a user (5:65-6:20);
- c. said window having a finite-size mode in which said window and said display content displayed within a display area on said display device that is smaller than said display device's entire display area (5:65-6:20.)

Claim 89: <u>DeLeeuw</u> discloses the computer readable medium as set forth in Claim 88, wherein said computer system further includes a network connection device (network connection device: bus master device is inherent to control the flow of information on the system as disclosed (particularly one utilizing a Pentium Pro processor (6:56-67) on inherently compatible motherboard) in Fig. 3) coupled to said processor, and wherein said computer processing instruction system further includes:

a. a network connection component (network connection device: bus master device is inherent to control the flow of information on the system as disclosed (particularly one utilizing a Pentium Pro processor (6:56-67) on inherently compatible motherboard) in Fig. 3) for instructing said network connection device to facilitate communication between said computer system and an electronic network; and Application/Control Number: 10/688,269 . Page 8

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b. a desktop-display component (Fig. 4: 114, 202, 204, 206, 208, 210) for causing a default desktop display to be displayed on said display device;

- said default desktop display including a live component (Fig. 2: 22) for presenting
 live information (Fig. 2: 22, stock quotes) on said default desktop display;
- d. said desktop-display component including a live-information-display component (Fig. 10: 502) for causing said live component to be constantly situated on said default desktop display, as desired by the user, and be displayed to the user whenever said default desktop display is displayed to the user;
- e. said live information being represented by live information data received from a remote computer (12:42-53: Internet Server) through said electronic network, said live information data including textual data (Fig. 2: 22) pertaining to textual, logical, or numerical description (Fig. 2: 22, stock price) of a live or recently occurred event (e.g. change in stock price.)

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 62 is rejected under 35 U.S.C. 103(a) as being unpatentable over DeLeeuw.

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Claim 62: DeLeeuw discloses the computer system as set forth in Claim 61. However, no patentable weight is given to what kind of live information is displayed from an Internet Server (12:43-53) and that it would have been obvious to one having ordinary skill in the art at the time the invention was made that the live information displayed would pertain to a live news report. One would have been motivated to display live information pertaining to live news report because news reports are notoriously ubiquitous form of live information available.

6. Claim 63 is rejected under 35 U.S.C. 103(a) as being unpatentable over DeLeeuw, in view of Rathbone (Windows® XP for Dummies®; Microsoft® Outlook®.)

Claim 63: DeLeeuw discloses the computer system as set forth in Claim 61. However, DeLeeuw does not explicitly disclose wherein said live information pertains to number of emails received. Rathbone discloses a similar application and system wherein live information pertains to the number of emails received (unread, page 234, Figure 12-9.) Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to display the number of emails received (unread) by combining the disclosure in DeLeeuw with Microsoft Outlook splash screen (page 234) in the manner suggested in DeLeeuw (12:43-51; "Referring back to FIG. 10, application program 502 may be designed to provide any desired functionality for a user." "The application program may interact with other application programs (not shown) and the operating system software (not shown) being executed by the processor of the

computer system.") One would have been motivated to combine the references based on the explicit suggestion in <u>DeLeeuw</u> so as to provide to the user with an often requested for information (number of emails received.)

Response to Arguments

7. Applicant's arguments filed March 30, 2007 have been fully considered but they are not persuasive.

Argument 18.1: Applicant's arguments with respect to Claims 61 and 74 have been considered but are moot in view of the new ground(s) of rejection, as necessitated by Applicant's amendment of Claims 61 and 74.

Argument 18.3: Applicant's arguments with respect to Claims 68, 69 and 78 have been considered but are moot in view of the new ground(s) of rejection, as necessitated by Applicant's amendment and rewriting of Claims 68, 69 and 78.

Argument 19.4: Applicant's arguments with respect to Claims 68, 73, 77 and 78 have been considered but are moot in view of the new ground(s) of rejection, as necessitated by Applicant's amendment and rewriting of Claims 68, 73, 77 and 78. Tangentially, the Examiner also referred to column 2, lines 53-60 in the Office Action, in rejecting said Claims.

Argument 21: Applicant's arguments with respect to Claims 62 and 63 have been considered but are moot in view of the new ground(s) of rejection, as necessitated by Applicant's amendment of Claim 61.

Argument 22: Applicant's arguments with respect to Claim 63 have been considered but they are not persuasive. In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., Outlook Express splash screen being a "component of a desktop display," i.e. integrated as one) are not recited in the rejected Claims. Instead, Claim 61 as rejected pertains to a "desktop display having a live component (Outlook Express splash screen) ... constantly displayed ("situated" as amended) on said desktop display" in much the same fashion as any application window is displayed on top of the desktop (emphasis added.)

Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Argument 23: In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., news report requiring "a full TV camera crews and full live news casting team," paragraph 23) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are

not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Conclusion

8. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew Belousov whose telephone number is (571) 270-1695. The examiner can normally be reached on Mon-Fri (alternate Fri off) EST.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Myhre can be reached on (571) 272-6722. The fax phone number for the organization where this application or proceeding is assigned is 571-273-3800.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

AB April 18, 2007 ames W. Myhre

Supervisory Primary Examiner